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UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS FORT WORTH DIVISION

JOHN SABAL,	§
Plaintiff	§ §
v.	§ CIVIL CASE NO. 4:23-CV-01002-0
ANTI-DEFAMATION LEAGUE,	§ §
Defendant	§ §

MOTION TO WITHDRAW

I, Paul M. Davis, hereby file this motion to withdraw as counsel for Plaintiff, John Sabal. The reason for my withdrawal is that I was retained only as local counsel in this case. Now that Plaintiff has retained Warren Norred of Norred Law PLLC as his counsel, who is a local attorney and member of the bar of this Court, my previous role is now obsolete. Mr. Norred's contact information is as follows:

Warren V. Norred Norred Law PLLC 515 E Border Street Arlington, TX 76010 817-704-3984

Fax: 817-524-6686

Email: warren@norredlaw.com

WHEREFORE, pursuant to Local Rule 83.12, I hereby request that the Court grant this motion for my withdrawal as counsel for Plaintiff.

/s/ Paul M. Davis

Paul M. Davis Texas Bar No. 24078401 Paul M. Davis & Associates, P.C. 9355 John W. Elliott Dr.

Suite 25454 Frisco, TX 75033 945-348-7884 paul@fireduptxlawyer.com

CERTIFICATE OF CONFERENCE

I certify that o	n December 17, 2	2024, I confe	erenced with	counsel for	r Defendant b	y email
regarding the relief rec	juested in this mot	tion and new	counsel for I	Plaintiff, and	d both are uno	pposed.

/s/ Paul M. Davis
Paul M. Davis

CERTIFICATE OF SERVICE

I certify that I served the foregoing motion on all counsel of record in this case via the Court's ECF system on January 3, 2025.

/s/ Paul M. Davis
Paul M. Davis